

05-BR-017

Mark
Diamond/NYSB/02/USCOURT
S

09/23/2005 09:43 AM

To interim_bk_rules@ao.uscourts.gov

cc

bcc

Subject Interim Rule 8001(f)(2) – Third Sentence

In the third sentence of Interim Rule 8001(f)(2), do the words "an interlocutory" need to be replaced with the words "a final"? Please compare with the wording in the second sentence, which seems okay. The current wording in the third sentence reads as follows:

"A matter is pending in a district court or bankruptcy appellate panel after an appeal of *an interlocutory* judgment, order, or decree has been docketed in accordance with Rule 8007(b) or leave to appeal has been granted under 28 U.S.C. § 158(a)." [emphasis supplied]

Thank you very much.

Mark Diamond
Operations Manager
US Bankruptcy Court, SDNY